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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

v.

15 CR 643 (PKC)

JASON GALANIS,

Defendant.

SENTENCE

New York, N.Y.
February 15, 2017
11:30 a.m.

Before:

HON. P. KEVIN CASTEL,

District Judge

APPEARANCES

PREET BHARARA,

United States Attorney for the
Southern District of New York

BRIAN BLAIS

REBECCA MERMELSTEIN

AIMEE HECTOR

Assistant United States Attorneys

THOMAS P. MAZZUCCO

AARON K. McCLELLAN

Attorneys for Defendant

ALSO PRESENT: SHANNON BIENIEK, FBI

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1 (Case called)

2 MR. BLAIS: Good morning, your Honor.

3 Brian Blais, Amy Hector, and Rebecca Mermelstein for
4 the government. Also with us at counsel table is Special Agent
5 Shannon Bieniek from the FBI.

6 THE COURT: Good afternoon. Good to see you.

7 For the defendant?

8 MR. MAZZUCCO: Good afternoon, your Honor.

9 Thomas Mazzucco and Aaron McClellan here with the
10 defendant, Jason Galanis.

11 THE COURT: Good to see you all.

12 Now, Mr. Mazzucco, the first thing I'm going to do is
13 I'm going to go through the materials I have. The question
14 will be do I have everything I should have.

15 So I have a presentence report, recommendation, and
16 addendum that were transmitted to me by probation on January
17 30, 2017, which is also the date that the report was revised.
18 I have redacted and unredacted sentencing memoranda from the
19 government which was submitted on February 8, 2017. I also
20 have a redacted and unredacted sentencing -- well, I have a
21 sentencing memorandum filed February 1, 2017, and then I have
22 an *ex parte* under seal submission dated February 1, 2017, which
23 includes a letter written by Mr. Galanis.

24 Now, have you filed an unredacted version of these
25 materials, sir?

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1 MR. MAZZUCCO: We have not, your Honor.

2 THE COURT: All right. I'm going to direct you to do
3 that by Tuesday of next week.

4 MR. MAZZUCCO: We will, your Honor.

5 THE COURT: There's a letter from the defendant which
6 is 11 pages in length, as well as a letter from his wife, Monet
7 Berger, and others.

8 Do I have everything I should have on the subject of
9 sentencing?

10 MR. MAZZUCCO: On behalf of the defendant, yes, you
11 do, your Honor.

12 THE COURT: All right.

13 Has the defendant read, reviewed, and discussed with
14 you the presentence report, recommendation, and addendum?

15 MR. MAZZUCCO: He has, your Honor.

16 THE COURT: Does the defendant have any objections to
17 the facts set forth in the presentence report?

18 MR. MAZZUCCO: Other than the objections we set forth
19 in our memorandum, and we have one issue I'd like to raise with
20 the Court about the starting point with reference to the change
21 of the guidelines with reference to his most recent plea
22 elevating his criminal history, that's one issue I'd like to
23 address with the Court.

24 THE COURT: We're going to discuss that. First I'm
25 talking about the facts, not the guideline calculation. I will

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ask you about the guideline calculation.

Do you have any objections to the facts set forth in the presentence report?

MR. MAZZUCCO: We do not, your Honor.

THE COURT: All right.

Does the government have any objections to the facts set forth in the presentence report?

MR. BLAIS: We do not.

But just back to the Court's original question about whether there are other materials in connection with sentence, I think there are actually two additional things beyond the list that your Honor provided.

There was, I think, one additional filing by the defense on February 9th. It was a very short letter attaching another letter in support of the defendant.

THE COURT: I have it right here.

MR. BLAIS: It's dated February 9th.

THE COURT: Yes. And the letter relates to operation gratitude. Is that what you're referring to?

MR. BLAIS: That is what I'm referring to.

THE COURT: I've seen it. Thank you for pointing that out.

MR. BLAIS: And then there was one additional filing by the government. We filed a one-page letter yesterday evening on the issue of restitution, which essentially said --

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1 THE COURT: You're going to need time.

2 MR. BLAIS: -- we're going to need time; and that we
3 would request the Court set a briefing schedule on the issue of
4 restitution.

5 THE COURT: Okay.

6 MR. BLAIS: So there was that one additional filing by
7 the government.

8 THE COURT: Thank you for pointing that out.

9 All right. In the absence of any objection to the
10 facts set forth in the presentence report -- am I understanding
11 you correctly, Mr. Mazzucco, there are no objections to the
12 facts?

13 MR. MAZZUCCO: There are no objections, your Honor.
14 Mr. Galanis has fully accepted responsibility for the facts.
15 They are annunciated in the plea agreement and in the
16 presentence report.

17 THE COURT: All right.

18 I adopt as my findings of fact the facts set forth in
19 the presentence report.

20 Now, let me hear you with regard to the guideline
21 calculation. You pointed out that you had an objection with
22 regard to the inclusion in the criminal history of the
23 defendant the guilty plea before Judge Abrams, I take it
24 because he has not been sentenced on that case.

25 MR. MAZZUCCO: That is correct, your Honor.

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1 A few additional facts I'd like to share with
2 reference to that.

3 THE COURT: Sure.

4 MR. MAZZUCCO: So, your Honor, as the Court is well
5 aware, we entered into a plea agreement with a guideline range
6 of 121 to 151 months. We entered into that disposition back in
7 July of last year.

8 Now, sentencing moves forward. The government is now
9 asking for a guideline range, a starting point of 135 to 168
10 months.

11 THE COURT: Let's back up on that.

12 That's the guideline range that probation has
13 determined in this case. The government is asking for a
14 guideline sentence, as I understand it.

15 MR. MAZZUCCO: That is correct, your Honor.

16 THE COURT: All right. I don't understand the
17 government to have changed its position with regard to the plea
18 agreement in this case.

19 MR. MAZZUCCO: No, they have not changed their mind to
20 the plea agreement. But the starting point with the
21 guidelines -- a little bit of chronology. When we entered into
22 this agreement, sentencing was set for December. Mr. Galanis
23 has pled to the new case with his other counsel, Ms. Scolari
24 and Mr. Madiou, who are present, in January. That plea
25 elevated his Criminal History Category. And it's clear as day

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1 in the guidelines that that can be done. But my concern is --

2 THE COURT: Help me with that. Help me with that,
3 because I look at 4A1.1, sentence C, and it refers to one point
4 for each prior sentence not counted in A or B, up to a total of
5 four points. How do you get to a sentence which has not been
6 imposed?

7 4A1.2(a)(1) says: "The term 'prior sentence' means
8 any sentence previously imposed upon adjudication of guilt,
9 whether by guilty plea, trial, or plea of *nolo contendere*, for
10 conduct not part of the instant offense."

11 Unless I've missed something, your client hasn't been
12 sentenced.

13 MR. MAZZUCCO: That is correct, your Honor. Exactly
14 what we were going to put forth to the Court; he has not been
15 sentenced.

16 THE COURT: I thought I just understood you to say
17 that that's proper to include --

18 MR. MAZZUCCO: Well, if he was sentenced on that
19 matter, that's why I want to give the Court a chronology. But
20 I don't think that's necessary at this point. The matter is he
21 had not been sentenced on that matter. It would be unfair to
22 use that to elevate his criminal history at this point.

23 THE COURT: It's not a question of whether it's fair
24 or not; it doesn't look like it's permissible.

25 MR. MAZZUCCO: And I agree with you, your Honor. It's

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1 not permissible.

2 THE COURT: Let me hear from the government.

3 Do you agree?

4 MR. BLAIS: I disagree, your Honor.

5 THE COURT: Walk me through it.

6 MR. BLAIS: It is specifically provided for in the
7 guidelines under this particular circumstance. Again, we're
8 focusing on the issue of what the guidelines require, not
9 whether this overstates his criminal history or some other
10 factor like that.

11 THE COURT: I understand.

12 MR. BLAIS: And I'm focusing specifically on
13 4A1.24(a)(4) of the guidelines.

14 THE COURT: One second.

15 MR. BLAIS: I'll give your Honor a moment to get
16 there.

17 That provision specifically says: "Where a defendant
18 has been convicted of an offense -- " which is true here; he's
19 pled guilty -- "but not yet sentenced -- " which is, again,
20 true here; he has not yet been sentenced -- "such conviction
21 shall be counted as if it constituted a prior sentence under
22 4A1.1C," which provides for there being one criminal history
23 point, "if a sentence resulting from that conviction otherwise
24 would be counted."

25 So we think that provision covers exactly the

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1 circumstance that we're in here, where there has been a guilty
2 plea entered, but a sentence not yet imposed.

3 THE COURT: Yes, but help me out here. An application
4 note can explain or clarify the meaning of a guideline
5 provision.

6 MR. BLAIS: That's correct.

7 THE COURT: Can an application note modify the express
8 language of a guideline?

9 MR. BLAIS: Are you referring to a specific
10 application? Because 4A1.2(a)(4) is not an application note,
11 it is a specific --

12 THE COURT: All right. So I may not have caught up
13 with you. I have it. I have it.

14 All right. You're right. It's part of the guideline.

15 MR. BLAIS: It is a specific guideline; it is not an
16 application note that we're referring to. I think this is the
17 provision that was cited to by probation in the presentence
18 report. And again, we do think it applies.

19 THE COURT: All right. What's your response?

20 MR. MAZZUCCO: Your Honor, we've looked through what
21 the government submitted, and we disagree. And, again, the
22 other argument, in case the Court is leaning in the other
23 direction, is the whole chronology of the events, that this was
24 unilaterally created by the government giving drop-dead dates,
25 waiting with certain cases that caused the elevation.

1 THE COURT: Listen. There's a difference between
2 arguing, if you will, that the guidelines overstate something
3 or that the Court should depart from the guidelines or give a
4 sentence outside the advisory guidelines.

5 I raised with you and we had a discussion of whether
6 or not the inclusion of the conviction in the criminal history
7 was permitted -- indeed required -- by the guidelines. And you
8 said it was not. My preliminary reading focusing, I confess,
9 on 4A1.2(a)(1), was that you were right. It has now been
10 called to my attention that 4A1.2(a)(4) says otherwise.

11 Now, I'm inviting you to tell me why I'm not reading
12 4A1.2(a)(4) correctly, when it says "Where a defendant has been
13 convicted of an offense, but not yet sentenced, such conviction
14 shall be counted as if it constituted a prior sentence under
15 4A1.1(c), if a sentence resulting from that conviction
16 otherwise would be counted."

17 Now, what's your argument?

18 MR. MAZZUCCO: Your Honor, the plain reading of the
19 statute, I would have to be in agreement with the government.

20 I'm here to be candid with the Court. That's why I
21 would like to make the chronological argument about the
22 unfairness of the government unilaterally running up the base
23 guideline calculation. I think that's what we need and we are
24 prepared to argue today, because we do look at that note.
25 After what Mr. Blais said, I can see where there's an

1 applicability. But the reality is --

2 THE COURT: It sounds to me like your argument is that
3 I should depart or vary from the guideline, not that the
4 guideline is not properly stated on its face.

5 MR. MAZZUCCO: Yes, your Honor, that's exactly what
6 I'm arguing.

7 THE COURT: Okay. That's a whole different situation.
8 Go ahead. And so, again, as we move into it, we'll
9 talk about the guidelines a little more, if I may, your Honor.

10 Defense counsel was given this drop-dead date to
11 plead, and that elevated the guidelines. The problem is the
12 government unilaterally created this, and it put Mr. Galanis in
13 a spot where he had no choice.

14 For example, when he pled to this case in July, there
15 was an offer from the government to plead to both cases: This
16 matter and the matter before Judge Abrams, before this Court.
17 And he was given a guideline range in that matter to plead to
18 both cases of, I'll take a look at my notes here, that was 168
19 to 210 months.

20 We could not enter into a disposition into that matter
21 because, one, Mr. Galanis at the time was pro se; we were not
22 appointed to represent him, nor were we retained; I had not
23 seen a single lick of discovery. I had just read a complaint
24 and an indictment. I did forward some information --
25 Mr. Galanis asked me to forward early on to Mr. Blais and the

1 prosecution team some documents as to why he shouldn't be
2 indicted in the case. But I was not professionally prepared --
3 nor could I have been -- to enter into that joint disposition.
4 So we chose this disposition with the guideline range of 121 to
5 151 months.

6 Ironically, there's also shifting of the guidelines
7 with reference to we had a sentencing date in December. And
8 that was continued so that the government can continue to look
9 at this issue of restitution. Again, Mr. Galanis is willing to
10 make the restitution, if this Court orders; Mr. Galanis is
11 accepting, as you will hear later, when he has an opportunity
12 to speak to the Court, full responsibility for his actions.
13 There is no dispute about the facts. But if he had been
14 sentenced in December, we wouldn't be here. So it's more of a
15 chronological fundamental fairness as we move our way down on
16 that front.

17 So those are my concerns.

18 I noticed that in the government's pleadings they
19 advised the Court that the guideline range that Mr. Galanis
20 pled to in Judge Abrams' court is 188 to 235 months. So they
21 put that out there for the Court to see.

22 My concern is that we should stop and focus on the
23 deal that we have here.

24 Now, when I contacted Mr. Blais about the change after
25 I spoke to Mr. Kapitansky, the probation officer, he told me

1 that, We'll honor the deal. Then he comes back to me and said,
2 Unfortunately, others in the office had made the decision not
3 to honor that initial deal. So that's a fact that he could
4 bring to the Court. I don't point towards the prosecution
5 team, but it sounds like it was an office-wide decision.

6 So that's my argument on that fact.

7 The second prong that I'd like to talk about, if I
8 may, at this point, is why the Court -- other reasons this
9 Court should vary into a sentence, and then lastly --

10 THE COURT: I'm going to give you a full opportunity
11 to do that. I'm not up to that yet.

12 MR. MAZZUCCO: Okay.

13 THE COURT: I'm going to invite your client to speak.
14 I'm going to give you an opportunity to speak.

15 First I have to determine what the correct guideline
16 range is in this case. After I do that, I'll give you an
17 opportunity to speak.

18 MR. MAZZUCCO: Thank you, your Honor. It's submitted.

19 THE COURT: Anything further from either side on the
20 guideline calculation?

21 MR. BLAIS: No, your Honor. We believe the 135 to 168
22 that's reflected in our submission is the appropriate
23 calculation of the guidelines.

24 THE COURT: How does the guideline range in your
25 submission vary from the guidelines recommended by probation?

1 For example, probation has a sophisticated means increase. Is
2 that included in your calculation?

3 MR. BLAIS: Your Honor, the 135 to 168 that's included
4 in our submission -- and that's derived largely from our plea
5 agreement, with the exception of the additional criminal
6 history point that we've just been discussing -- that
7 calculation differs from probation's calculations in two ways:
8 One is that probation has assessed a two-level enhancement for
9 the use of sophisticated means.

10 THE COURT: And the other is because the offense was
11 committed while on pretrial release in the Central District of
12 California matter?

13 MR. BLAIS: Correct.

14 There's a three-level enhancement under, I believe,
15 3C1.2.

16 THE COURT: This is the question I'm asking you and
17 you're required to respond: Are you urging that the office of
18 probation has erroneously included those two enhancements?

19 MR. BLAIS: Yes, we are, your Honor. We believe those
20 enhancements do not apply.

21 THE COURT: Why does the statutory enhancement not
22 apply? As I see this, the defendant was arrested on the
23 Central District of California case on or about May 24th, 2010,
24 and the conspiracy continued, including the recruiting of
25 Tagliaferri, through to September of 2010. Why wouldn't that

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1 mean that a part of the conspiracy continued while he was on
2 pretrial release?

3 MR. BLAIS: Your Honor, I don't dispute the factual
4 recitation that you just gave. We actually quibble with the
5 application of 3C1.3 here from a legal standpoint.

6 THE COURT: All right. Let me hear you.

7 MR. BLAIS: 3C1.3 provides: If a statutory sentencing
8 enhancement, under 18, United States Code, Section 3147,
9 applies, increase the offense level by three levels.

10 We obviously did not charge Mr. Galanis with a
11 violation of Section 3147. I think it's uncertain from the
12 case law whether this particular guidelines enhancement can
13 apply in the absence of an actual charge under 3147. In fact,
14 if the Court were to review the application note for this
15 particular enhancement, what it requires is that the Court
16 allocate the sentence, if you will --

17 THE COURT: I know.

18 MR. BLAIS: -- attribute it partially to the
19 underlying conduct and partially to a sentence for the 3147
20 violation.

21 THE COURT: I've read the history going back to the
22 *Stevens* case on forward. It seemed to me that the Second
23 Circuit was backing away from some of its earlier juris
24 prudence based on amendments to the commentary.

25 MR. BLAIS: Right. So given the structure of the

1 commentary for 3C1.3, which suggests that this allocation,
2 which, again, suggests that there needs to be a charge under
3 3147 in order for 3C1.3 to actually apply, here, because there
4 was no such charge, it is our position that it was legally not
5 appropriate under these facts for that enhancement to apply.
6 So we don't dispute the facts that your Honor recited, but we
7 do dispute the legal applicability of 3C1.3 in a circumstance
8 where 3147 hasn't been specifically charged.

9 THE COURT: But the grand jury need not charge 3147
10 for it to apply, I thought.

11 MR. BLAIS: I think that is accurate. I think it has
12 to be specified somewhere for notice purposes, again, which has
13 not happened here.

14 THE COURT: All right. Okay.

15 It seems to me that that's fundamental to due process,
16 that you have to have notice that 3147 is at issue. And on
17 that basis, I will not include that enhancement.

18 Now, talk to me about sophisticated means, because it
19 sure looked to me like sophisticated means.

20 MR. BLAIS: Your Honor, sophisticated means, I think,
21 is ultimately, in some respects, a bit of a judgment call.
22 There is guidance in the guidelines about the applicability to
23 talk, for example, about locating in a telecommunications
24 fraud, a phone banking fraud, essentially, if you locate the
25 phone banks offshore, that that may qualify. That doesn't

1 provide, I think, a whole lot of guidance as to the
2 applicability.

3 I think at the end of the day, our view was that at
4 the end of the day this was a relatively straightforward fraud.
5 There was an issuance of shares to somebody who didn't deserve
6 them, who was not entitled to them, and then those shares were
7 sold for the benefit of Mr. Galanis and his defendants. So it
8 was ultimately a judgment call and it was, in our view, the
9 best reading of the guidelines, was that that particular
10 enhancement did not apply here.

11 THE COURT: All right.

12 Let me hear from defense counsel.

13 MR. MAZZUCCO: Your Honor, I would agree with the
14 arguments the government has made with reference to both.

15 Would you like me to move forward into some additional
16 arguments about comparative sentences and the others that --

17 THE COURT: No. We're talking about whether the
18 sophisticated means enhancement applies. That's what we're
19 talking about.

20 MR. MAZZUCCO: It does not. I agree with the argument
21 made by the government.

22 THE COURT: Okay. Thank you, counsel.

23 I think it's a very close question whether the
24 sophisticated means enhancement applies. This case did not go
25 to trial and I'm going to defer to the government's judgment on

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1 this.

2 I will delete the enhancement under 3147 and the
3 sophisticated means enhancement, which results in a total
4 offense level of 31.

5 Let me hear with regard to the Criminal History
6 Category. Is there any dispute that the defendant is in
7 Criminal History Category III?

8 MR. BLAIS: Not from the government.

9 THE COURT: From the defendant?

10 MR. MAZZUCCO: Your Honor, again, reiterating the
11 argument we made earlier about how he got to Criminal History
12 Category III, we dispute that; we think he should be in
13 Criminal History Category II, because the raise was generated,
14 if the Court accepts their argument, by the fact that there was
15 a plea that happened. Mr. Galanis's plea happened before
16 Mr. --

17 THE COURT: Well --

18 MR. BLAIS: With reference to the other matter, your
19 Honor, we submit it.

20 THE COURT: All right. It appears to me that the
21 defendant correctly is in Criminal History Category III at a
22 level 31. So the guideline range is 135 to 168 months'
23 imprisonment.

24 I'll now give defense counsel an opportunity to speak.

25 MR. MAZZUCCO: Thank you very much, your Honor.

1 Mr. Galanis, as I said earlier, fully accepts
2 responsibility for what he has done. He will explain to the
3 Court later, when he has an opportunity to speak, as I do ask
4 the Court's permission for Ms. Monet Berger, Mr. Galanis's wife
5 of ten years, also wants an opportunity to speak to the Court.

6 THE COURT: I'm happy to receive and I have, in fact,
7 received a letter from Ms. Berger, but that is not my practice.
8 So Ms. Berger's thoughts on the subject have been received and
9 reviewed. I will give the defendant an opportunity to speak,
10 but not other family members.

11 MR. MAZZUCCO: Thank you, your Honor.

12 So why is Mr. Galanis entitled to a variance in this
13 case? In addition to the documents and pleadings that we've
14 submitted, it was a very vigorously-litigated case, we'd like
15 to just turn to one of the mirror image cases, that is the case
16 of Mr. Jim Tagliaferri, who went to trial for many of the same
17 transactions that are in this indictment. It's almost a mirror
18 image indictment, although Mr. Tagliaferri had some additional
19 charges that were brought with reference to IEAH and the
20 racehorses.

21 Now, Mr. Tagliaferri was given a sentence of 72
22 months. I do agree with the government that he's much older
23 than Mr. Galanis, but he did get a 72-month sentence after
24 going to trial.

25 THE COURT: He was a leader. He got a leader and

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organizer enhancement.

MR. MAZZUCCO: That is correct.

THE COURT: All right.

For which conduct? Because as I read the facts here, this scheme goes back 2009 to 2011. Mr. Jason Galanis was in it from the beginning. However, Tagliaferri does not come on board until September 2010. He was a leader and organizer of the Geroval conspiracy, is that -- Tagliaferri was a leader and organizer of the Geroval conspiracy?

MR. MAZZUCCO: Mr. Tagliaferri came on board in 2006, when that all started with fund.com and made its way to Geroval. So he was a leader; he was an organizer; he's a registered investment advisor.

THE COURT: Well, the grand jury did not charge that there was a conspiracy in existence in 2006; is that correct?

MR. MAZZUCCO: That's correct.

I can't say what the government provided to the grand jury; I don't know what information -- there may have been some statute of limitations issues with what they presented to the government.

THE COURT: But you're asking me to consider that Mr. Tagliaferri was a member of a criminal conspiracy in 2006.

Was he charged with being a member of a criminal conspiracy in 2006?

MR. MAZZUCCO: He was not.

1 THE COURT: Okay. All right. Go ahead.

2 MR. MAZZUCCO: So he had a 72-month sentence.

3 The total value involved with Mr. Tagliaferri was \$51
4 million with reference to the embezzlement IEAH. It's
5 separate. But he did participate with Mr. Galanis. If you
6 look at the Tagliaferri indictment, Mr. Galanis is referred to
7 as associate, Associate 1's brother, who's an attorney. He's
8 essentially an unindicted co-conspirator and what facts the
9 government chose to indict upon.

10 So I just give that to the Court as a point of
11 reference. He was given a 72-month sentence.

12 Also with reference to Mr. Galanis's father, John
13 Galanis, who will be before this Court tomorrow for sentencing,
14 Mr. Galanis was given a guideline range -- despite an extremely
15 high criminal history -- of 97 to 121 months for his
16 disposition, his sentence. That's something the Court sort of
17 needs to take into consideration.

18 Other factors that need to be taken into consideration
19 is that this was a conspiracy -- as this Court is well aware,
20 you tried the *Gary Hirst* case. There were many people involved
21 in these transactions.

22 THE COURT: And who is the prime mover?

23 MR. MAZZUCCO: John Galanis.

24 THE COURT: Do you have any evidence to back that up?

25 MR. MAZZUCCO: Well, your Honor, I think the Court is

1 well aware in the sentencing of Jared Galanis, who pled to a
2 misprision of felony, Mr. Galanis's younger brother, who's an
3 attorney, that it was discovered after the government's
4 indictment that the phone calls to Mr. Tagliaferri, the phone
5 calls to Mr. Hamels were done by John Galanis --

6 THE COURT: Absolutely correct. And that was done
7 late in the game after the principal fraud was accomplished.
8 That was getting rid of the shares in the three Shahini
9 accounts. That was late in the game, sir. That was not the
10 origins of this conspiracy.

11 MR. MAZZUCCO: Your Honor, Mr. Galanis has been
12 involved in the origins of this conspiracy for a long time from
13 the very beginning, back to the days when he was in custody and
14 he was having his son run The Money Store out of his dorm room
15 at the University of California.

16 THE COURT: Anything before me of an evidentiary
17 nature that supports the statements you're making now?

18 MR. MAZZUCCO: Your Honor, may my partner,
19 Mr. McClellan, please stand up; he'll explain a little bit of
20 that to you. He's worked on that side.

21 THE COURT: Anything of an evidentiary nature before
22 me is the question, sir.

23 MR. McCLELLAN: Your Honor, I believe it is within the
24 scope of the indictment and the materials before you that the
25 damages that are now the subject of the restitution were

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1 generated by the stock transactions performed pursuant to John
2 Galanis's direction.

3 THE COURT: That's late in the game. The assertion
4 that was just made related to the origins of the conspiracy to
5 which Mr. Jason Galanis pled guilty occurred while John Galanis
6 was in prison and Jason Galanis was running -- was called The
7 Credit Store, The Money Store or one of them, from prison.

8 MR. McCLELLAN: I don't want to speak for
9 Mr. Mazzucco, but I believe he's alluding to the fact that
10 Mr. John Galanis has been intruding on Jason Galanis's attempts
11 at business ventures since he was a very young man; he has
12 never left him to his own affairs and has continually distorted
13 those efforts.

14 In this case --

15 THE COURT: How did his father intrude on the
16 *Penthouse* matter in which Judge Sweet of this Court entered a
17 five-year SEC ban in 2007 from serving as an officer or
18 director of *Penthouse* and imposed a \$60,000 penalty? My
19 recollection is that Mr. Galanis got involved with the
20 *Penthouse* transaction considerably earlier in time. I think it
21 goes back to 2002.

22 MR. McCLELLAN: Mr. Galanis, through associations,
23 introduced Jason Galanis to those principals.

24 THE COURT: And told them to commit securities fraud?

25 MR. McCLELLAN: Your Honor, I don't want to divert too

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1 far from the scope of what we're talking about here, which is a
2 sentence for this case and this conspiracy.

3 This conspiracy, we will submit, began when the
4 formation of Gerova occurred. Mr. Tagliaferri was on the
5 advisory board at the formation of Gerova. John Galanis was
6 present and intervened to take control of the warrants at
7 issue. Those warrants have been issued.

8 THE COURT: Where's the evidence of that, that John
9 Galanis intervened to take control of the warrants at issue? I
10 think that's what you just said. Where's the evidence of that?

11 MR. McCLELLAN: The presentence report, that once the
12 warrants were obtained and they were in the Shahini account --

13 THE COURT: Oh, once they were in the Shahini account.
14 But the backdating of the documents in the spring of 2010 had
15 nothing to do with John Galanis or James Tagliaferri, as far as
16 the information before me indicates.

17 MR. McCLELLAN: I agree.

18 THE COURT: Okay. Go ahead.

19 MR. McCLELLAN: The sales and the transactions which
20 occurred with regard to the financial advisors, the damages,
21 that people injured, the victims, all that conduct occurred as
22 a result of the transactions that were supervised solely by
23 John Galanis and conducted at John Galanis's direction, without
24 the prior knowledge of Jason Galanis.

25 Jason Galanis acknowledges that he became aware of

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1 them and that he was complicit in the scheme as alleged.
2 That's why he pled guilty. But he did not direct the sales; he
3 did not make the arrangements and the matched trading that's
4 been alleged here. For that reason -- that's all I want to
5 say. Thank you.

6 THE COURT: Thank you.

7 MR. MAZZUCCO: Thank you, your Honor.

8 Another conversation I'd like to have with the Court
9 is Mr. Galanis, since he's been remanded into custody, has had
10 an incredible record next-door in the MCC. He's teaching a
11 class. You saw that he received a work performance inmate
12 evaluation and it's incredible. Eight out of the nine
13 categories are outstanding. He'll explain to you why he has
14 taken to teaching that class and what a different person he is.

15 THE COURT: He's an extremely bright and talented
16 individual. I don't think there's any dispute from any quarter
17 on that subject.

18 MR. MAZZUCCO: His work with Operation Gratitude,
19 serving the troops of our country, Mr. Galanis is a good
20 person. These are the characteristics of the defendant I would
21 like the Court to consider at sentencing, even though he does
22 accept full responsibility for what he did wrong. But he's
23 gone in there; he's contrite; he's changed. The question is
24 how long do we put Mr. Galanis in prison and what interest does
25 that serve to have him serve an extremely long sentence, like

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1 the sentence he followed his father through for many years,
2 visited his father behind barbed wires in many different
3 federal prisons, being introduced to people by his father who
4 are of a different character in the business world.

5 We need to stop this cycle.

6 Mr. Galanis is not the person that he's portrayed in
7 this indictment. He made these mistakes. But there's another
8 side of him worth saving, another side of him worth giving
9 another opportunity to.

10 So without anything further, I'd like to have this
11 opportunity for Mr. Galanis to address the Court.

12 THE COURT: All right.

13 Mr. Galanis, this is your opportunity to speak, to
14 bring to the Court's attention any facts or circumstances that
15 you believe I should take account of. If there's anything you
16 wish to say, Mr. Galanis, this is the time to say it.

17 THE DEFENDANT: Your Honor, is it appropriate -- may I
18 sit or shall I stand?

19 THE COURT: You may sit.

20 THE DEFENDANT: All right.

21 Your Honor, given how tense I am, I have written some
22 notes and I hope you'll permit me to read from them.

23 THE COURT: That's perfectly fine.

24 THE DEFENDANT: Thank you for the opportunity to
25 address the Court.

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1 I stand humbly before the Court in judgment. My hope
2 is to relay in my own words how profoundly sorry I am for my
3 conduct, and even more sorry for the adversity that has been
4 imposed on others as a consequence of my conduct.

5 I'm both self-aware and smart enough to appreciate the
6 damage that I've done, your Honor. Despite my awareness, there
7 is something in my decision-making process that's deeply
8 flawed, I acknowledge that. It's something I must use in the
9 next years of incarceration to address, to identify, to try to
10 correct.

11 After gaining my sea legs at MCC, which took me
12 several months, your Honor -- if you remember that was last May
13 2016 -- I asked myself a number of questions. The two that are
14 most pertinent, I think, for your Honor, in being reflective
15 and thinking about my behavior, my aberrant behavior, was am I
16 a bad person and do I just not recognize that.

17 I've asked myself also am I such a selfish person that
18 I put my own needs before other people? And I've asked myself
19 that time and again, looking at what are clearly criminal
20 actions. And I ask them in the context -- those questions I
21 ask myself in the context of hundreds of compliant
22 transactions, thousands or hundreds of thousands of moral
23 interactions with people over my both career and my personal
24 life. And I have to say, I have a long history of
25 self-sacrifice for my family and for my friends. I don't think

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1 I'm a selfish person. I've had a long history of business
2 opportunities where I've behaved morally, your Honor. I've had
3 opportunities where a criminal mindset would have compelled the
4 theft of tens of millions of dollars; specific businesses, your
5 Honor, where there was an opportunity; many opportunities to
6 conduct criminal conduct and snatch money, and I did not. I
7 resisted, your Honor. So I've tried to be reflective, your
8 Honor, and tried to determine what it is that caused me to err
9 in judgment and err so badly I breached into criminality and
10 criminal conduct.

11 I guess the question that I've asked myself, your
12 Honor -- and thank you for giving me this time -- am I a bad
13 person or am I a good person that went bad. And it's possible.
14 Maybe I was good and I went bad. Clearly, bad acts suggest a
15 bad person. And there is some element, given my bad acts, that
16 I must have a bad element of me.

17 My own feeling though, your Honor, I'm a good person.
18 And I want you to know I believe I have a moral compass; I
19 believe I'm aware of my behavior; I believe that my moral
20 compass is not broken though, your Honor. I believe I have
21 ignored it, and I've ignored it willfully at times. And I have
22 to spend a number of years in prison rehabilitating myself in
23 trying to understand why it is I ignore, when I know full well
24 what's proper and improper, I know full well what's risky or
25 safe, your Honor, I know what's prudent or ill-advised. And,

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1 your Honor, most of all, I know it was within the law and what
2 was criminal. I am aware of it. You've pointed out I'm a
3 smart man, I was aware of it, and there's no sugarcoating that,
4 your Honor.

5 Over thousands of financings and 27 years of business,
6 I was able to obey my moral compass, and I know right from
7 wrong. And the certain occasions I just ignored it and I
8 transgressed.

9 I have to say, your Honor, it wasn't until being
10 thrown into MCC -- and I think the word is right, thrown into
11 an environment I had never seen before. But I think your Honor
12 was correct to -- and I think I wrote this to your Honor. You
13 were correct to remand me, your Honor, to snap the behavior,
14 snap me back into reality, to stop this cycle of justification
15 and rationalization that people like me sometimes fall into,
16 trying to defend my actions and using my intellect to continue
17 to defend my past actions. I had to be forced into it.

18 And I will tell you that MCC is a sobering experience,
19 your Honor. Your Honor knows the conditions, but I want to
20 tell you my experience. Virtually all 95 of my fellow inmates
21 in Five North, where I live and have lived for the last nine
22 months, are street dealers in crack cocaine and heroin. And
23 without any exaggeration, your Honor, they are universally
24 accustomed to violence. It's evidenced by bullet wounds, knife
25 scars on the vast majority of the people I live with.

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1 I've witnessed firsthand now, your Honor, in the last
2 nine months vicious fights, half of them with weapons, some
3 were just jump-ins, they call them, where it's three-on-one
4 gang beatings. Every week, your Honor, there's a rapid
5 response team that storms my unit and forces us on the ground
6 on our face for one violent act or another, one outburst or
7 another.

8 But I have to say, your Honor, even in the middle of
9 all of that, I'm not sure there was another way to scare me
10 back into some sort of reflection, instead of the cycle of
11 justification, which I had been in and I'm capable of. And
12 without being shocked like that, I don't know that I wouldn't
13 have continued, your Honor. And I think that also applies to
14 my incarceration. Whatever time your Honor sees fit to impose
15 on me, I think it's time that was required to snap my behavior.

16 Your Honor, I want you to also know a couple of
17 things. I'll try not to impose too much on the Court's time,
18 but I want you to know that I understand my old life is over;
19 that I have no delusions that personally or professionally of
20 going back to any business life. That's in the rearview mirror
21 in every respect. I think I wrote your Honor, I said if -- I
22 talked about a scarlet letter; I felt that way my whole life.
23 But what I have to say to your Honor is if a scarlet letter is
24 what I inherited in my family name, it's me alone that allowed
25 that scarlet letter to metastasize into something much worse,

1 and that much worse was criminal conduct. It's one thing to
2 have a bad reputation, it's a whole another thing to break the
3 law, and especially knowingly breaking law. And then breaking
4 law having the skills I have and still breaking the law, it's
5 not excusable, your Honor, and I can't blame anybody except for
6 myself.

7 To say though, your Honor, just to emphasize that I
8 understand that my business life is over, however long I'm
9 incarcerated, a phrase that myself and my colleagues used to
10 use in the banking business was "that guy is radioactive." And
11 what that meant was, Don't touch that guy.

12 I'm now that guy, your Honor. I'm that guy that
13 nobody will ever touch again. So my life has forever changed,
14 the course of my life. In a certain way, I'm thankful for it.
15 I think I can apply myself, and my skills are translatable into
16 other areas, your Honor. I think I've shown myself willing to
17 do other things other than business. I don't view myself only
18 as a businessman; my self-worth is not only as a businessman.

19 But, your Honor, whatever my future is, the
20 inescapable torment will be the pain I've caused to others.
21 There's no remedy for this other than my own suffering in being
22 incarcerated. My wife has lost her husband, her home, any
23 sense of normalcy. My little brother has lost his ability to
24 practice law and make a living from his educational sacrifices.
25 And other than short sellers, investors within Gerova lost all

1 their hard-earned money. My decisions contributed directly to
2 an outcome that's unforgivable.

3 Your Honor, sometimes businesses fail and America
4 gives us -- the law gives us a second chance to rebuild to try
5 again and again. And I believe that's fundamentally American.
6 However, the same rule of law that fosters a special
7 environment, commands obedience to a set of rules and fair
8 play.

9 My conduct in 2010 betrayed the opportunity afforded
10 me by our special American system. I breached that ability to
11 try again, to overcome sins of my father. I breached that and
12 I alone breached that, your Honor. I had my proverbial chance
13 at bat and I struck out.

14 I won't strike out in life, your Honor. As I said, I
15 have translatable skills. I'll use them in prison and I'll use
16 them after I'm imprisoned. There will be a day when I'm out,
17 your Honor; hopefully, sooner rather than later, but there will
18 be a day, however long it is. I'm willing to face it. And I
19 have skills that can be used and put to work. My life will be
20 simpler, it will be smaller, your Honor; I hope it will be more
21 rich, your Honor.

22 Your Honor, it's been seven years since the Gerova
23 crimes. And the SEC and S.D.N.Y. doggedly pursued me the
24 entire time, so I've lived with this for a long time now. I've
25 lived nine months in the torments of prison, the trivial

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1 torments and terrible torments. They've shaped me.

2 I want you to know, your Honor, that it's had an
3 effect on me. Coming business sense will have an effect on me
4 and I'll embrace it, your Honor. I want to earn the right to
5 go home, your Honor. Through the passage of time, I'll earn
6 it; through repentance, I'll earn it; and through my
7 contributions to the world, I'll earn it.

8 Your Honor, business doesn't define me, you need to
9 know that. Even though I spent my entire career trying to
10 achieve in business, and "in business" means in pursuit of
11 money, accumulation of money, that part of me is over; it's not
12 necessary for me to be defined by it. And I want my good acts
13 to define me, your Honor.

14 I do want to leave one quote that I've thought about
15 every day, your Honor, and I hope it's appropriate. But while
16 incarcerated, your Honor, I'll always be reminded about what
17 Mohammad Ali had said. He said, "Don't count the days; make
18 the days count." And I intend to make my days count, your
19 Honor. All of this won't be for naught and I will make amends.

20 THE COURT: Thank you, Mr. Galanis.

21 This is the government's opportunity to speak.

22 MR. BLAIS: Thank you, your Honor.

23 I first just wanted to clarify a couple of factual
24 issues. There was some, I think, effort to compare the case
25 here to Mr. Tagliaferri, and I think there was some reference

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1 to Mr. Tagliaferri being a leader or organizer. Just for
2 clarity of the record, Mr. Tagliaferri did not have any
3 leadership points assessed at his sentencing; he was not a
4 leader or organizer, at least for sentencing purposes under the
5 guidelines. So I wanted to make sure that that was clear.

6 Also I wanted to, for your Honor's benefit,
7 Mr. Tagliaferri was certainly charged with various flavors of
8 criminal conduct. The Geroval conduct was not part of what
9 Mr. Tagliaferri was charged with. So he was not charged with
10 the matched trading activity that formed part of the case and
11 part of the trial here. So that was not part of his
12 indictment. There were certainly other crimes that he was
13 charged with, but that was not one of them. So I wanted to
14 just make that clear.

15 As we point out in our papers, sentencing is an
16 individualized exercise. There obviously are various
17 attributes that differentiate Mr. Tagliaferri on a personal
18 level, but also from underlying conduct. I think, as we say in
19 our papers, while it is true that Mr. Galanis was not the
20 person directly interacting with Tagliaferri's clients, it was
21 deals that Mr. Galanis organized, structured, and founded that
22 were ultimately the garbage that Tagliaferri was placing with
23 his clients. So absent Mr. Galanis, those transactions that
24 defrauded and caused Tagliaferri's clients to lose millions of
25 dollars, they don't happen without Mr. Galanis.

1 Now, there's also been some effort to highlight the
2 role of John Galanis. And as I think we say in our papers, we
3 don't dispute that John Galanis had an important role in this
4 offense. He was the person who largely managed the placement
5 of the Shahini shares in the various accounts; and there
6 certainly was evidence at trial from Mr. Hamels and others that
7 it was John, posing as his son, who coordinated some of that
8 matched trading activity.

9 But John's involvement in those offenses doesn't in
10 any way minimize Jason's role in this offense. There are
11 obviously a number of areas where Jason was involved, one in
12 the original issuance of the five million shares to Shahini in
13 the first place. That wasn't Gary Hirst's idea on his own to
14 issue these shares to Shahini. It wouldn't have made sense for
15 Hirst to do it. He didn't get very much money from those
16 shares; it was the Galanis family that got the money that was
17 generated from the sale of the Shahini shares.

18 So, one, Jason was involved in that early stage in
19 actually getting those shares issued in the first place.

20 Now, two, with respect to the matched trading,
21 although, yes, it is true that it appears to have been John
22 that was largely coordinating the actual day-to-day selling, it
23 was Jason who reached the original deal with the Martin Kelly
24 principals of Gavin Hamels, who testified at the trial, there
25 was a meeting at the W Hotel in Los Angeles on June 23rd, 2010,

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1 where the deal was structured. John Galanis wasn't at that
2 meeting, it was Jason Galanis meeting with Gavin Hamels,
3 meeting with Gavin Hamels' partner, Billy Crafton. Matt
4 Jennings was the one who brought them all together, because the
5 original problem for Martin Kelly was because they had invested
6 in some of Mr. Jennings' entities that ultimately turned out to
7 be a Ponzi scheme. So the solution was you, Martin Kelly, buy
8 Gerova shares; and I, Jason Galanis, will give you free shares
9 in the two entities I control, Rineon and WLMG Holding.

10 THE COURT: Buy one, get one free.

11 MR. BLAIS: Basically.

12 THE COURT: I think that was said.

13 MR. BLAIS: Yes.

14 So that matched trading activity that John Galanis
15 then coordinated, never happens unless the deal is reached in
16 the first place with Jason Galanis. And so it was Jason that
17 set the deal in place that caused that to happen. And in
18 support of that, we included as part of our sentencing
19 submission an email that corroborates exactly what it was that
20 Mr. Hamels said on the stand, which is an email from Galanis
21 saying, Send the wire to Gavin; I reached a deal with him
22 today, or something to that -- in sum and substance, that's
23 what that email says. It was Jason that reached that deal.

24 The third thing I would point to regarding Jason's
25 role is follow the money; look at where the money ended up.

1 The single largest recipient of the proceeds of the
2 Shahini sales was an entity called Basileus Holdings. We have
3 the tax returns for that entity. It's 100 percent owned by
4 Jason Galanis. Other entities, and we detail them in our
5 submission as well, 1920 Bell Air LLC, a limited liability
6 company that existed for the purpose of paying expenses
7 associated with Jason Galanis's mansion in Bell Air.

8 The Galanis family trust, an entity that, from what we
9 can tell from following the proceeds, largely existed to pay
10 the credit card bills of various members of the Galanis family.
11 That's where the money from the Shahini shares went to; it went
12 to members of the Galanis family and largely to Jason Galanis
13 and entities associated with Jason Galanis. So even if he
14 wasn't actually the one generating all of the proceeds by
15 calling Gavin Hamels and saying, Buy 20,000 shares of Geroval at
16 \$6, he got a bunch of money, in fact, a significant portion,
17 the most significant portion of the money that was generated
18 from the Shahini sales. So, yes, John Galanis had an important
19 role, but Jason Galanis did as well. And I certainly don't
20 want his involvement, his role, in this scheme to be minimized.

21 Now, I listened to Jason Galanis's words, and I have
22 no reason to doubt that they are sincere. But as your Honor
23 knows, human beings are complex people. It is the rare
24 defendant who comes before this Court or that we encounter who
25 is entirely bad, completely irredeemable. Human beings have

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1 good attributes and bad attributes and can participate in bad
2 conduct even though they have good sides to them.

3 Let's not lose sight, let's be clear, the bad here was
4 pretty bad. There were real people who lost a lot of money.
5 Your Honor heard from some of them during the *Hirst* trial.
6 You've heard from the children of Eleanor Kram and Rita Cole,
7 who were clients of James Tagliaferri, who lost millions of
8 dollars in Geroval; lost millions of dollars in fund.com.

9 Why? So that money could go to 1920 Bell Air LLC to
10 pay for the landscaping at Jason Galanis's mansion in Bell Air.
11 That's serious conduct that has serious consequences to real
12 victims, to real people who lost money. This wasn't insider
13 trading where there is a generalized market loss; this was real
14 people who lost real money. And I think we've outlined some of
15 the numbers in our submission. Tagliaferri's clients alone
16 lost \$18 million on Geroval. They lost another 18 million or so
17 on fund.com. I think together the losses, as we detail in the
18 papers, \$44 million between fund.com, which, again, was part of
19 the Count Eight plea here, and the Geroval conduct. So these
20 are substantial losses suffered by real people. That's serious
21 conduct that requires just punishment.

22 I think Mr. Galanis asked during his statement to you,
23 in examining his conduct and in examining his conscience, was I
24 a selfish person. And I think it's hard to look at these facts
25 and not conclude that he was.

1 As I said, we've talked about the real people who've
2 lost money. And, again, where did that money go? It went to
3 Mr. Galanis's mansion in Bell Air; his apartment here, his \$10
4 million apartment here in New York; his Bentley that he drove
5 around LA. I mean this was greed, pure and simple, money that
6 was used to line his pocket so that he could live the high
7 life. And that's, I think, what the evidence in this case
8 shows. And again, I think that warrants a substantial
9 sentence.

10 Let me just talk for one minute about the plea in the
11 other cases.

12 There's been some argument about the criminal history
13 score being manufactured by the government. Let's be clear.
14 As in any plea offer, there was a plea offer made in the other
15 matter, there were benefits to the defendant for that plea
16 offer, there were benefits to the government in resolving that
17 case. And it was Mr. Galanis's choice to either accept that
18 plea offer or reject it with whatever consequences came from
19 it.

20 And one of those consequences was ultimately bumping
21 up the criminal history score in this case. That offer had an
22 expiration date, as we said, and the parameters of that plea
23 agreement, I think, as we indicated in our negotiations, would
24 change if it wasn't accepted by that date. So there certainly
25 were consequences, but there were benefits to Mr. Galanis from

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1 that plea offer, as well, as in any plea offer. So I think the
2 idea that that somehow was manufactured by the government,
3 without there being any benefit to Mr. Galanis or that he was
4 somehow forced to accept it, is just completely false and not
5 borne out by the record.

6 And although it is true he is not being sentenced here
7 for the conduct in that case, it's certainly relevant on the
8 issue of individual and specific deterrence whether that's
9 necessary. We are not looking at Mr. Galanis's crimes here in
10 Gerova in isolation. He's a recidivist. He's admitted that
11 he's a recidivist. He's engaged in multiple frauds, not just
12 the Gerova fraud and the Tagliaferri fraud, but now a new
13 fraud, a \$60 million fraud involving a Native American tribal
14 entity that issued \$60 million of bonds that were placed in the
15 accounts of unsuspecting investment advisory clients, including
16 pension funds.

17 The Michelin pension fund, for example, is a victim of
18 that offense and is now holding millions of dollars of tribal
19 bonds for which there's no ready secondary market for which
20 they can't monetize in the market. Again, an offense with real
21 victims where the bonds were placed with real entities, with
22 real pension beneficiaries who are now holding what are
23 essentially worthless bonds.

24 This is a case that calls out for specific deterrence.
25 There is a need to incapacitate Mr. Galanis from committing

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1 further offenses, and that is yet another reason why I think a
2 substantial sentence and one within the guidelines range is
3 called for in this case.

4 So unless the Court has any further questions, we'll
5 rest on our fairly detailed submission in this matter.

6 Thank you, your Honor.

7 THE COURT: This is the Court's statement of reasons
8 for the sentence to be imposed on Jason Galanis:

9 In sentencing Mr. Galanis, I've considered all the
10 materials that I've referenced at the outset. I've considered
11 the statements of counsel, Mr. Mazzucco and Mr. McClellan, as
12 well as what I consider to be the very sincere and thoughtful
13 statement of Jason Galanis. I've also considered the very
14 thoughtful statements of Mr. Blais. I've considered each of
15 the factors set forth in Section 3553(a). I need not recount
16 all that I've considered, but I've considered all of it.

17 The oath I took as a judge was to administer justice
18 without respect to persons, and do equal right to the rich and
19 to the poor. And that is the obligation I face.

20 Jason Galanis is something of an enigma. If you saw
21 him shortly before his arrest in this case, you would have seen
22 someone who was the owner of a Bentley, which was later sold
23 for \$115,000, had \$75,000 worth of watches, a beautiful \$7
24 million home in Bell Air, California, \$12 million co-op in
25 lower Manhattan, and was riding high on top of the world. You

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1 would have seen that in the 45 years leading up to his arrest,
2 he had what -- to use an understatement -- was a most unusual
3 background.

4 He was born into the world, grew up in Greenwich,
5 Connecticut, a family of privilege. Though it doesn't factor
6 into any of his arguments here, at the age of three his father
7 was sentenced on a conspiracy to make false statements to the
8 SEC and mail fraud and served about six months. That was a
9 sentence by Judge Brieant of this Court, my friend and late
10 colleague.

11 He lived in Greenwich until 1986, and then moved to
12 the San Diego area. He reports that on the day he was to take
13 his SAT exam, his father was arrested for conspiracy to defraud
14 the IRS, tax fraud, securities fraud, bank fraud, and bribery.
15 He says he went ahead and took the SAT. His father was
16 sentenced to 324 months in prison by Judge Brieant on that
17 second case.

18 As a college freshman, he started a company called
19 Gulf Stream Financial, which acquired loans in default. And by
20 1996, the company had morphed into something called The Credit
21 Store, which he seems to have been a 50 percent owner of. That
22 was sold for 154 million. I have no idea how much Mr. Galanis
23 truly netted from that, but I have no reason at this point to
24 think that it was anything other than honest efforts on his
25 part.

1 He left college in 1992 and remained in the San Diego
2 area. By everything I can see, he had concern for his family
3 and his brothers and was a great support to the family while
4 his father was incarcerated.

5 In 1997/'98, he moved to London for 18 months. He
6 started a company called Incubator Capital, which, in the .com
7 era, opened and closed by 2000. He started a company called
8 Extran, but as a result of legislation following the September
9 11 attacks, that business did not succeed.

10 In 2002, at the age of 32, he invested in General
11 Media, the parent of Westinghouse, and ultimately, as a result
12 of his involvement with the Penthouse investment, he was
13 charged in an SEC enforcement action with preparing and filing
14 a false 10-Q and received a five-year SEC ban from serving as a
15 director and officer of a public company, and a \$60,000 civil
16 penalty was imposed.

17 In '06, he married Monet Berger, and there were other
18 ups and downs.

19 In 2001, his brother Derek was sentenced to federal
20 imprisonment on an ecstasy conspiracy charge, unlawful
21 distribution. It was with this backdrop that he began his
22 involvement with something called Asia Special Situation
23 Acquisition Corp., which was the subject of an IPO in 2008.
24 Jason Galanis was paid \$600,000 for his work in connection with
25 that.

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1 July 2008, his father is released from prison. By
2 January 2010, Asia Special Situation Acquisition Corp. faced a
3 deadline to make an acquisition. Among other things, it
4 acquired something called Wimbledon from Weston, and changed
5 its name to Gerova. Mr. Galanis could not become an officer of
6 Gerova; he became CEO of Gerova Advisors, LLC, a subsidiary.
7 He saw an opportunity and he launched a criminal scheme.

8 His brother Derek, who had lived in eastern Europe,
9 recruited a Bosnian citizen, Shahini, to become the strawman
10 who would acquire shares of Gerova. The reason the foreign
11 national was important was the foreign national could hold
12 unregistered shares or restricted shares without a restricted
13 legend. I guess it would be unregistered shares on the theory
14 that they are not going to be traded within U.S. markets.

15 Now, how is Shahini going to get any shares? Well,
16 this was a two-step process: First, there was a January 22nd,
17 2010 agreement signed with Shahini. It was backdated. It was
18 actually signed in May of 2010, but it was backdated to January
19 22nd. It provided for Shahini to receive a two percent
20 commission for having brought about the acquisition of
21 Wimbledon. That would be about \$2.2 million. Well, to state
22 the obvious, Shahini had no involvement whatsoever with regard
23 to Gerova's acquisition of Wimbledon. None. This was a total
24 fraud.

25 The second step of this was to backdate from May of

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1 2010 to March 29th of 2010 an agreement signed by Gary Hirst
2 giving Shahini 11 million worth of warrants that purportedly
3 was equal to the 2.2 million. And it was a right to purchase
4 the 11 million shares at \$7.50, and it had a cashless exercise
5 provision. The whole idea was, by May, they knew what the
6 value of the shares were worth; they were worth \$13.56. So if
7 you backdated it to January -- not January, March 29, when it
8 appeared they were only worth \$7.50, then it equated out to the
9 \$2.28 million finder's fee, which itself was a fraud.

10 So in May of 2010, Shahini exercises 10 million worth
11 of warrants and receives 5,333,333 shares of Gerova. That
12 number is significant, because that happened to be the exact
13 number of restricted shares that were returned by a CEO who
14 separated from the company in April. And at \$13.56, the
15 5,333,333 shares were worth \$72 million. It was necessary to
16 work with a lawyer and with Gary Hirst to get a representation
17 that the shares could be -- from a lawyer that the shares could
18 be transferred, because Shahini was a foreign national who
19 represented that the shares would not be sold in U.S. markets.
20 They were, in fact, sold in U.S. markets.

21 While all this was going on, also in May of 2010,
22 Jason Galanis was arrested in the Central District of
23 California for an attempt to evade or defeat income tax,
24 failure to report income relating to the sale of Penthouse
25 shares, failure to file income tax returns from 2003 to 2007, a

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1 period in which he had six million in income, and, as a result
2 of all this, he owed back taxes of \$1.9 million. Thereafter,
3 the price of the Gerova shares started to decline and this
4 presented a problem, because in order to realize dollars from
5 the Gerova shares that were given to Shahini, they had to be
6 sold. So Jason orchestrated a scheme in which others would get
7 their clients to purchase the soon-to-be-worthless Gerova
8 shares and then have coordinated sales of the Shahini sales to
9 ultimately these individuals who were buying the stock that
10 were soon going to decline in value.

11 By February 2011, the price had declined from a high
12 of \$28.75, to \$5.28. They ultimately were worth zero. There's
13 a stipulation here that the amount of loss was between 25 and
14 \$65 million. It appears that there were approximately 60
15 victims of the scheme. Parenthetically, in March of 2011,
16 Jason Galanis was sentenced to five years' probation on the
17 Central District of California case.

18 Jason Galanis used his very considerable intellect and
19 talents as a weapon. The reality here is he had the ability
20 with those talents to live a good and successful life, enjoying
21 many of the pleasures of life that are far beyond the reach of
22 others. In other words, he didn't have to do it. When you
23 take into account his own statement today, which I tend to
24 credit -- that his moral compass was not broken, it was
25 ignored -- that is something to be contemplated here. Because

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1 what it means is there's a choice that's made to proceed. It's
2 not someone who, as a result of tragedies in their life
3 experiences, maybe addiction, maybe mental illness, has to use
4 Mr. Galanis's very appropriate term, has a moral compass that
5 is skewed or not functioning right.

6 This is a man who knew the consequences of his acts,
7 and either for the thrill of the game, for being on top of the
8 world in terms of the trappings of wealth, or for his own
9 self-esteem as feelings of accomplishment, proceeded with this
10 course of action. In that sense, Jason Galanis stands apart
11 from many of the defendants who I see in this Court, including
12 white-collar criminals.

13 I think that there is a need for just punishment in
14 this case and there's a need for general deterrence.

15 As to specific deterrence, there is something to be
16 said for Mr. Galanis's point that he is radioactive, though I
17 have to quickly add that others who have been radioactive have
18 found ways to continue a life of criminal behavior.

19 I'm mindful that Jason Galanis has another day of
20 court ahead of him on other charges for which he has not yet
21 been sentenced. I also accept at face value that Mr. Galanis
22 has, in recent months, made a commitment to turn his life
23 around. I choose to believe it. But it truly does not wipe
24 away what has occurred here.

25 I've considered the sentencing guidelines, policy

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1 statements, and official commentary of the United States
2 Sentencing Commission. I've considered them in an advisory
3 manner and recognize I'm not obligated to sentence within the
4 guidelines. I've considered all of the matters that were set
5 forth in the submissions under seal by the defendant and by the
6 government, and taken full account of them as well. I
7 acknowledge I have variance discretion.

8 Based upon all the surrounding circumstances, I intend
9 to sentence Jason Galanis to a term of 135 months'
10 imprisonment, three years' supervised release, and impose
11 forfeiture of \$37,591,681.10, a special assessment of \$400, and
12 restitution to be determined in further proceedings.

13 In view of the forfeiture and restitution obligations
14 that Mr. Galanis has, I do not intend to impose a fine in this
15 case.

16 Does the defendant or his counsel have any objection
17 to the Court's proposed sentence or the statement of reasons
18 for that sentence?

19 MR. MAZZUCCO: No objection, your Honor.

20 THE COURT: Same question for the government.

21 MR. BLAIS: Just one request for an addition. I know
22 that your Honor orally imposed the forfeiture order, but --

23 THE COURT: I will be doing it. I haven't done it
24 yet.

25 MR. BLAIS: Oh, okay.

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1 We just request when you impose the order at a future
2 point, if you can also specifically order the forfeiture of
3 Mr. Galanis's interests in the two properties that are
4 specified on page 26 of our submission.

5 THE COURT: All right. And there is no written order
6 on that.

7 MR. BLAIS: I believe there is. I think your Honor
8 has already entered it.

9 THE COURT: Okay. All right.

10 MR. BLAIS: But, nonetheless, I think there needs to
11 be an oral pronouncement of that forfeiture.

12 THE COURT: All right.

13 The defendant will please stand and I will impose
14 sentence.

15 Jason Galanis, it is the judgment of this Court that
16 you are hereby remanded to the custody of the United States
17 Bureau of Prisons, to be imprisoned for 135 months on Count
18 Two. You are also sentenced to a term of imprisonment of 60
19 months on Counts One, Five, and Eight, the sentence on Counts
20 One, Five, and Eight to run concurrently with the sentence on
21 Count Two, meaning a total sentence of 135 months'
22 imprisonment.

23 Following your release, you shall be placed on
24 supervised release with the following terms and conditions:
25 You shall not commit another federal, state, or local crime or

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1 illegally possess a controlled substance nor possess a firearm
2 or destructive device. The mandatory drug testing condition is
3 suspended based on the Court's determination that you pose a
4 low risk of future substance abuse. You shall cooperate in the
5 collection of DNA as directed by probation.

6 The standard conditions of supervision 1 through 13
7 are imposed, with the following special conditions: You shall
8 report to the nearest probation office within 72 hours of
9 release from custody. You may be supervised in the district of
10 your residence. You shall provide the probation officer with
11 access to any requested financial information. You shall not
12 incur new credit card charges or open additional lines of
13 credit without the approval of the probation officer, unless
14 you're in compliance with the installment payment schedule.

15 You shall submit your person, residence, place of
16 business, vehicle, and any other property, computer, electronic
17 communications, data storage devices, and/or other media under
18 your control to a search on the basis that the probation
19 officer has reasonable suspicion that contraband or evidence of
20 a violation of the conditions of release may be found. The
21 search must be conducted at a reasonable time and in a
22 reasonable manner. Failure to submit to a search may be
23 grounds for revocation. You shall inform any other residents
24 that the premises may be subject to search pursuant to this
25 condition.

1 It is further ordered that you shall pay to the United
2 States a special assessment of \$400, which shall be due
3 immediately.

4 Within 90 days, an order will be entered by this Court
5 on restitution. And that order should contain a proposed
6 payment schedule which takes account of the statutory factors
7 in that regard.

8 The defendant shall forfeit his interest in the
9 following property to the United States: A sum of money equal
10 to \$37,591,681.10, including in that all right, title, and
11 interest to a parcel of real property and the proceeds from the
12 sale of same at 1920 Bell Air Road in Los Angeles, California.
13 And further, all right, title, and interest in a cooperative
14 apartment at 260 West Broadway, New York, New York, Unit 1, or
15 the proceeds of any sale thereof.

16 Mr. Galanis, you have the right to appeal the sentence
17 I have imposed on you. If you cannot afford the cost of an
18 appeal, you may apply for leave to appeal as a poor person.
19 The time limits for filing a notice of appeal are brief and
20 they are strictly enforced. If you request, the Clerk of Court
21 will prepare and file a notice of appeal on your behalf
22 immediately.

23 Do you understand all that?

24 THE DEFENDANT: I do, your Honor.

25 THE COURT: All right.

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1 Is there anything further from the government?

2 MR. BLAIS: Yes.

3 At this time, your Honor, the government would move to
4 dismiss any open counts.

5 THE COURT: Without objection, that is granted.

6 Anything further from the defendant?

7 MR. MAZZUCCO: Yes, your Honor.

8 With reference to --

9 THE COURT: You may be seated, Mr. Galanis.

10 MR. MAZZUCCO: -- where Mr. Galanis is eventually
11 housed, we'd ask that the Court ask the Department of
12 Corrections for Mr. Galanis to be housed somewhere near his
13 family in California.

14 THE COURT: The Court will recommend that the Bureau
15 of Prisons house Mr. Galanis as close as feasible to Los
16 Angeles to facilitate family visits.

17 MR. MAZZUCCO: Thank you very much, your Honor.

18 THE COURT: All right.

19 With regard to the schedule on restitution, what are
20 you proposing?

21 MR. BLAIS: Your Honor, we propose we can submit
22 something within 30 days.

23 THE COURT: All right. So let's pick a date for that.

24 MR. BLAIS: Or just, for simplicity's sake, if we want
25 to do four weeks from today.

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1 THE COURT: Let me pick an actual date so we know
2 where we are.

3 Your submission will be due on Wednesday, March 15th;
4 and any response from the defendant will be due March 31st; and
5 any reply from the government, April 7th.

6 There is a hope that you will meet and confer in an
7 effort to resolve the restitution issues.

8 MR. BLAIS: Understood, your Honor.

9 THE COURT: All right.

10 Mr. Galanis, I take you at your word that you want to
11 do something meaningful with your time. I suspect that you
12 have the ability to figure something out that will be
13 meaningful. I wish you the best in those efforts.

14 We are adjourned.

15 * * *